IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA CHARLESTON DIVISION

v. SEALED INDICTMENT	18 USC § 2 18 USC § 1512(b) 18 USC § 1956(a) 18 USC § 1956(a) 18 USC § 1956(h) 18 USC § 1957(a) 18 USC § 981(a)(18 USC § 982(a)(18 USC § 2 18 USC § 1512(b)(2) 18 USC § 1956(a)(1)(A)(i) 18 USC § 1956(a)(1)(B)(i) 18 USC § 1956(h) 18 USC § 1957(a) 18 USC § 981(a)(1)(C) 18 USC § 982(a)(1) 28 USC § 2461(c)	
	A TRUÉ / BOREPERSON	BILL	
The within Indictment was received , 2025. (Single-defendant case only): Indictment be unsealed.	and sealed by the Court at 9:39		
(Single and multi-defendant ca Attorney is authorized to discl United States Magistrate Judg	ases): When a named defendant is arr lose an appropriately-redacted copy of ge, that defendant, that defendant's at e. The Indictment is to remain seale	of the Indictment to the torney (if any), and the	

the Court.

All Bench Warrants and any documents related to service are to be issued under seal.

UNITED STATES MAGISTRATE JUDGE

Charleston, South Carolina